



Yosuke Kawasaki

Patent Attorney (benrishi)

TEL: 81-3-6775-1421

Tokyo Office

FAX: 81-3-6775-2421

Dr. Kawasaki is a registered and qualified patent attorney (benrishi) at Anderson Mori & Tomotsune. He has been involved in various patent matters and is well versed in patent searches, international and domestic patent filing and prosecution. He is specialized in the fields of Life Science and Pharmaceuticals.

Practice Areas

Intellectual Property/Life Sciences/TMT

Patent

Prosecution

IP Disputes

IP Licensing and Transactions

Health Care, Pharmaceutical and Life

Science

Topics

Books

Oct 2020

Legal Matters regarding Life Sciences and Health Care - Navigation regarding Regulations, Intellectual Properties and Corporate Matters (Second Edition)

Articles

Jun 2020

Cases where IP High Court determined the interpretation of scope of product inventions whose claims recite intended use of the products. IP High Court Decision on June 27, 2019, (Case No. H31 ne 10009), Appealed from Tokyo District Court, December 18, 2018 (Case No. H28 wa 6494), and IP High Court Decision on March 19, 2019 (Case No. H30 gyo-ke 10036)

External Seminars

Jan 31, 2020

Patenting AI inventions in the US and Japan

Practice Groups

Intellectual Property Law Group

Life Sciences and Health Care Practice Group

Background

Mar 1999

Bachelor of Science, Kyoto University

Mar 2001	Master of Life Science, Graduate School of Kyoto University
Jan 2006	Doctor of Life Science, Graduate School of Kyoto University
Feb 2007 - Mar 2009	Researcher, Graduate School of Biostudies, Kyoto University
Apr 2009 - Mar 2014	Patent Examiner at Japan Patent Office
Apr 2014	Registered as a Patent Attorney. Joined AMT.
Feb 2016	Qualified as a Litigation Patent Attorney ("Fuki-Benrishi")

Publications

Legal Matters regarding Life Sciences and Health Care - Navigation regarding Regulations, Intellectual Properties and Corporate Matters (Second Edition) Shojjhomu Co., Ltd.	Oct 2020
Cases where IP High Court determined the interpretation of scope of product inventions whose claims recite intended use of the products. IP High Court Decision on June 27, 2019, (Case No. H31 ne 10009), Appealed from Tokyo District Court, December 18, 2018 (Case No. H28 wa 6494), and IP High Court Decision on March 19, 2019 (Case No. H30 gyo-ke 10036) A.I.P.P.I Journal of the Japanese Group, Vol.65, No.6, pp.13-34	Jun 2020
Legal Matters regarding Life Sciences and Health Care - Navigation regarding Regulations, Intellectual Properties and Corporate Matters Shojjhomu Co., Ltd.	Sep 2018
The Use Invention in the Field of Foods Has Now Become Patentable in Japan Patents & Licensing (Vol.46 No.3) October 2016	Oct 2016
A Patent is Deemed Invalid Based on the Lack of an Inventive Step Over a Publicly Worked Invention in Infringement Lawsuit Patents & Licensing (Vol.45 No.5) March 2016	Mar 2016

Lectures

Patenting AI inventions in the US and Japan NEDO Silicon Valley Office	Jan 31, 2020
Description Requirements for Bio-life science inventions involving AI American Intellectual Property Law Association (AIPLA)	Jan 29, 2020
AIPPI Japan case study workshop 189th - identification of invention defined with intended use - AIPPI Japan	Oct 28, 2019
UNITT (University Network for Innovation and Technology Transfer) annual conference 2019, session 2B, Patent filing strategy for medical inventions seeds found in academic researches aiming for different medical modalities Hosted by UNITT (University Network for Innovation and Technology Transfer), and co-hosted by Tokyo Denki University.	Sep 6, 2019

Professional Admissions

Patent Attorney (2014)
 Qualification as a Litigation Patent Attorney ("Fuki-Benrishi") (2016)

Professional and Academic Associations

Japan Patent Attorneys Association

Languages

Japanese (first language)
 English